

BEFORE THE ARIZONA CORPORATION (

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BOB STUMP - Chairman
GARY PIERCE
BRENDA BURNS

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AZ CORP COMMISSION DUCKET CONTROL

IN THE MATTER OF THE APPLICATION OF SOUTH CENTRAL UTAH TELEPHONE ASSOCIATION, INC., A UTAH NON-PROFIT

DOCKET NO. T-01923A-13-0428
Arizona Corporation Commission

DOCKETED

MAR 1 8 2014

CORPORATION, FOR A HEARING TO DETERMINE THE EARNINGS OF THE COMPANY, THE FAIR VALUE OF THE COMPANY FOR RATEMAKING PURPOSES, AND TO INCREASE RESIDENTAL RATES AS NECESSARY TO COMPENSATE FOR THE RATE IMPACTS OF THE FCC'S USF/ICC

DOCKETED BY

PROCEDURAL ORDER

BY THE COMMISSION:

TRANSFORMATION ORDER.

On December 9, 2013, South Central Utah Telephone Association, Inc. ("SCU") filed with the Arizona Corporation Commission ("Commission") pursuant to A.R.S. §40-250 and Arizona Administrative Code ("A.A.C.") R14-2-103 for an increase in its residential rates in order to compensate for the rate impacts of the Federal Communication Commission's ("FCC") November 18, 2011, USF/ICC Transformation Order ("USF/ICC Order"). SCU requests that the Commission approve a basic local access line rate of the lesser of \$19.00, or the floor rate to be set by the FCC. In order to avoid the loss of federal funding for high-cost loop support, SCU requests that the new rates go into effect by June 1, 2014.

By Procedural Order dated January 23, 2014, the matter was set for hearing on March 25, 2014, and other procedural deadlines established, including the filing of the Staff Report by March 14, 2014.

On March 14, 2014, the Commission's Utilities Division ("Staff") filed a Request for Suspension of the Procedural Schedule. In its request, Staff states that the Wireline Competition Bureau has not yet determined the rate floor for June 1, 2014, and it is uncertain when the new rate floor will be set and the effective date of that rate floor. Staff states that on March 11, 2014, the

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Eastern Rural Telecom Association ("ERTA"); the Independent Telephone & Telecommunications Alliance ("ITTA"); NTCA – The Rural Broadband Association ("NTCA"); the National Exchange Carrier Association ("NECA"); the United States Telecom Association ("US Telecom"); and WTA-Advocates for Rural Broadband ("WTA") (collectively the "Associations") filed a request with the FCC asking that the effective date for the as yet unannounced 2014 local service floor be extended from July 1, 2014, to January 2, 2015. Staff believes that the FCC is likely to seek comment on the Associations' request before it makes any determination on the rate floor and whether to extend the date for compliance. Because of these developments Staff does not believe that it would be productive to proceed with this Application at this time, and requests a temporary suspension of the procedural schedule until the FCC both sets the local service rate floor and gives guidance to carriers and the states how to proceed, or the FCC rules on the Associations' request for extension of time. Staff suggests that the Commission proceed with public comments on the original hearing dates.

On March 17, 2014, SCU filed a Response to Staff Request. SCU states that it understands that there has been a motion filed with the FCC that could mean, if granted, that the FCC will delay setting a benchmark rate floor and delay the June 1, 2014, compliance date. However, SCU asserts that there is no certainty that the FCC will grant any relief and the FCC could still soon set a benchmark and effective date. SCU states that it can only support Staff's request with the understanding that if the FCC does require compliance with a new benchmark by June 1, or shortly thereafter, that Staff and the Hearing Division will work with the affected companies to resume the hearings as expeditiously as necessary so as to avoid any potential loss of federal funds.

The hearings for the affected small telephone companies were set in an effort to have new rates approved by June 1, 2014. Even if there is now some uncertainty as to the level and implementation date of the new federally-mandated rate floor, the hearing process for approving new rates is in place, and the Commission could proceed with a hearing as scheduled and be prepared to approve new floor rates whenever the FCC issues a final order. To postpone the hearing could create a scheduling problem if the federal proceedings only result in a short postponement. If the record requires supplementation after the hearing, parties could file additional information concerning the FCC's final actions, possibly without having to recall witnesses. Because they have known the

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1	hearing date since January, witnesses should be prepared and available; and the matter has been
2	noticed such that the Commission would need to convene to take public comment in any case,
3	therefore, efficiency warrants proceeding with the hearing.
4	IT IS THEREFORE ORDERED that Staff's Request is denied and the hearing in this matter
5	shall commence on March 25, 2014, commencing at 11:00 a.m., or as soon thereafter as practicable,
6	as currently scheduled.
7	IT IS FURTHER ORDERED that Staff shall file its Staff Report and/or direct testimony,
8	and associated exhibits as soon as possible and not later than March 20, 2014.
9	IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized
10	Communications) applies to this proceeding and shall remain in effect until the Commission's
11	Decision in this matter is final and non-appealable.
12	IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend,
13	or waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling at
14	hearing.
15	DATED this day of March, 2014.
16	$P \left(\frac{1}{2} + Q_{x} \right)$
17	SANE A. RODDA
18	ADMINISTRATIVE LAW JUDGE
19	Copies of the foregoing mailed/delivered this day of March, 2014, to:
20	Janice Alward, Chief Counsel Craig A. Marks Legal Division
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23	Association, Inc. Steven M. Olea, Director Utilities Division
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26	By: Tammy Velande
27	Assistant to Jane L. Rodda